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CHAPTER 13 MODEL PLAN

UNITED STATES BANKRUPTCY COURT **DISTRICT OF UTAH**

In re	Shawn Richelle Stauffer		CASE NO.	CHAPTER 13
SSN:	xxx-xx-5876			
		CHAPTER 13 COLLATERAL AND TO ON TO AVOID LIENS U	AVOID LIENS UNDE	_
	Original Plan	Amended Plan	Dated: July 8, 201	1
your at deadlir	ITORS, YOUR RIGHTS WILL ttorney. If you disagree with the ne stated in the <i>Notice of Chapte</i> n objection, the court may gran	e terms herein, you must file w er 13 Bankruptcy Case, Meeting	ith the bankruptcy court a w g of Creditors and Deadlines. I	ritten objection before the n the absence of a timely
1.	PLAN PAYMENTS.			
	· · · · · · · · · · · · · · · · · · ·	rs shall pay \$ 90.00 _ per mor the Plan. Such payments are du	*	
		ds: for the next three tax years o refunds that, when combined, e		
2. Plan pa	PLAN LENGTH. Under Part layments shall be made for the follower.		ommitment period for this case	is $\boxtimes 3$ years or $\square 5$ years.
	Not less than 36 months bu distributions under the Plan		nore than 60 months to complet	e the required Trustee
3.	RETURN TO ALLOWED NO	ONPRIORITY UNSECURED	CLAIMS.	
	Pot Plan: Not less than \$_5	to be distributed pro ra	ta among allowed nonpriority u	nsecured claims.
4. actually	TRUSTEE'S PERCENTAGE or constructively made by the T	FEE. The trustee shall collect trustee under the Plan or pursuar		
	ATTORNEY FEES. Counsel at 2,800.00 remains unpaid. Columniately Code, the Bankruptcy Remains and Columniate Remain	Counsel may request additional for	ees by complying with the notic	e and hearing requirements of
	Class 1: fixed monthly pay paragraph 9(b)).	ments of \$, commencing	with the first payment under th	e Plan until paid in full (see
	Class 2: monthly pro rata d	listributions from available plan	payments until paid in full (see	paragraph 9(b)).

6.

(a) Motion To Value Collateral And to Void Liens Under 11 U.S.C. § 506: The Debtors move the court to value the collateral at the amount stated in the Debtors' proffered value below. Unless a timely objection is filed to this motion to value, the court will fix the value of the collateral consistent with the Debtors' proffer without further notice or hearing, and the lien of the creditor will be voided to the extent it is unsecured under 11 U.S.C. § 506(d). The filing of a proof of claim asserting a value different than the Debtors' proffered value does not constitute an objection. The allowed secured claim of

asserting a value different than the Debtors' proffered value does not constitute an objection. The allowed secured claim of such creditor shall be paid *the lesser of* (1) the value as fixed by the court, (2) the value asserted in the proof of claim, or (3) the secured amount asserted in the proof of claim. The portion of any such allowed claim that exceeds the amount of the allowed secured claim shall be treated as a nonpriority unsecured claim pursuant to paragraph 3.

Creditor	Description of	Debt	Debtors'	Interest	Interest	Adequate	No. of	Equal
	Collateral	Amount	Proffer of	Rate	Accrual	Protection	Monthly	Monthly
		Listed on	Collateral		Date	Payment	Adequate	Payment
		Schedule	Value		(see		Protection	thereafter
		D			$\P 6(h)(3)$		Payments	
Quick Cash	2005 Chevy Cobalt	\$1,200.00	\$5,900.00	5.00%	conf.	\$10.00	40	\$75.81

(b) Secured Claims Not Subject To 11 U.S.C. § 506: Pursuant to § 1325(a)(9), the following claims are not subject to "cramdown" under § 506. The allowed secured claim of such creditor shall be the secured amount listed in the allowed proof of claim, unless modified by an amended claim or court order.

Creditor	Description of	Estimated	Interest	Interest	Adequate	No. of	Equal Monthly
	Collateral	Secured	Rate	Accrual Date	Protection	Monthly	Payment
		Claim		$(see \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	Payment	Adequate	thereafter
		(proof of				Protection	
		claim				Payments	
		controls)					
-NONE-							

(c) <u>Secured Tax Claims</u>: The following secured claims of governmental entities will be paid at the interest rate stated in the proof of claim, or, if no interest rate is stated in the proof of claim, at the estimated statutory rate set forth below. The allowed secured claim of such governmental entities shall be the secured amount listed in the allowed proof of claim, unless modified by an amended claim or court order.

Governmental Unit	Estimated Secured	Estimated	Interest	Adequate	No. of	Equal Monthly
	Claim	Statutory	Accrual Date	Protection	Adequate	Payment
	(proof of claim	Interest Rate	$(see \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	Payment	Protection	thereafter
	controls)				Payments	
-NONE-						

(d) <u>Curing Defaults And Postpetition Payments</u>: The Trustee shall disburse on allowed arrearage claims, and the Debtors shall make regular postpetition payments directly to these creditors pursuant to the terms of the original contract beginning with the next payment due after the petition date. Postpetition payments made directly by the Debtors to such creditors may change due to an adjustable rate note, escrow requirements, etc., and notices of such payment changes shall be provided to the Debtors. The arrearage claim will be in the amount in the allowed proof of claim, unless modified by an amended claim or court order.

Creditor	Description of Collateral	Estimated	Interest Rate	Equal Monthly	Equal Monthly
		Arrearage	(enter "0%" if no	Payment (if no equal	Payment Start
		(proof of claim	interest is to be	monthly payment,	Date
		controls)	paid)	leave blank)	
-NONE-					

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(e) Surrender of Collateral: The Debtors surrender the following collateral to the secured creditor. Upon entry of the confirmation order, the automatic stay of § 362 and the co-debtor stay of § 1301 are terminated as to such collateral, and the Debtors will immediately make the collateral available for repossession by the creditor. If the surrender is in full satisfaction of the claim, no unsecured deficiency claim will be allowed, and the Trustee shall not disburse on such claim. If the surrender is in partial satisfaction, the creditor will have 180 days from the confirmation hearing date to file an amended claim for an unsecured deficiency or such creditor's claim will be deemed paid in full. If neither full nor partial satisfaction is designated, surrender is deemed in partial satisfaction of the claim.

	2 3 0	Effect of Surrender [Designate "Full Satisfaction" or "Partial Satisfaction"]
-NONE-		

(f) Secured Claims & Leases Paid Directly By Debtors: The Debtors will directly make payments to the creditors listed below pursuant to the following conditions: (1) the Debtors will pay the claim without any modifications to the terms of the contract; (2) the Debtors stipulate to the immediate termination of the automatic stay of § 362 and the co-debtor stay of § 1301 as to the collateral or leased property; (3) the claim will not be discharged; and (4) neither the court nor the Trustee will monitor the Debtors' performance on direct payments to such creditor.

Creditor	Collateral
-NONE-	

(g) Motion To Void Liens Under § 522(f): The Debtors move to avoid the following liens because they impair the Debtors' exemption asserted on Schedule C in that there is no non-exempt equity to which any part of the lien may attach. Unless a timely objection is filed as to this motion, such liens shall be avoided upon entry of the confirmation order. The filing of a proof of claim asserting a secured claim with respect to such lien does not constitute an objection.

Creditor	Identification of Collateral	Estimated Claim Amount
-NONE-		

- (h) Administrative Provisions Regarding Trustee Disbursements on Secured Claims:
- (1) <u>Disbursements On Secured Claims</u>. The Trustee shall disburse on secured claims only if <u>all</u> of the following conditions are met: (a) the Plan specifically provides that the Trustee shall disburse on the secured claim; (b) the secured claim is allowed under 11 U.S.C. §§ 502(a) and 506(a), meaning a secured proof of claim has been timely filed, or the claim has been allowed by court order; and (c) there is no pending objection or motion with respect to such proof of claim under Bankruptcy Rules 3007 (objection to claim) or 3012 (motion to value collateral). All disbursements are subject to the Trustee having received payments under the Plan.
- (2) Adequate Protection Payments. The Adequate Protection columns in paragraphs 6(a), 6(b) and 6(c) fix the amount of monthly adequate protection and such payments shall accrue commencing with the first scheduled meeting of creditors under § 341 and continuing on the first day of each month thereafter for the number of months specified in such column. After this time, secured creditors will receive the Equal Monthly Payments set forth in such paragraphs. Pursuant to LBR 2083-1(c), the Trustee may make preconfirmation disbursements of Adequate Protection payments; however, such payments will only be made if a secured proof of claim is filed in compliance with the applicable provisions of Bankruptcy Rules 3001, 3002 and 3004 before the <u>earlier of</u> the entry of an order dismissing or converting the case or the applicable claims bar date. Adequate Protection payments made during the period before interest begins to accrue on such claims shall be applied to reduce the principal balance of such claim, and adequate protection payments made or attributable to the period after interest begins to accrue shall be applied to unpaid principal and interest.
- (3) <u>Interest Accrual Date</u>. In the Interest Accrual Date Column above, the designation "C" or "Conf." shall mean interest shall accrue and be paid from the effective date of the confirmation order and the designation "P" or "Pet." shall mean interest shall accrue and be paid from the petition date. If the Interest Accrual Date Column is left blank, interest shall accrue from the effective date of the confirmation order.
- (4) <u>Default Interest Rate</u>. If the interest rate column is left blank in paragraphs 6(a), 6(b) or 6(c), interest shall accrue and be paid at the rate set forth in the proof of claim. If the proof of claim does not specify an interest rate, then interest shall accrue and be paid at 8% per annum. If the interest rate column is left blank in paragraph 6(d), no interest shall be paid on the arrearage claim.

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7. **EXECUTORY CONTRACTS AND UNEXPIRED LEASES:** All executory contracts and unexpired leases are rejected unless specifically listed below as assumed, in which case such claims shall be directly paid by the Debtors pursuant to section 6(f) above.

Creditor	Description of Contract or Leased Property
-NONE-	

8. PRIORITY CLAIMS. Claims entitled to priority under 11 U.S.C. § 507(a), including domestic support obligations and unsecured taxes, will be paid in full. The allowed amount of any priority claim will be the amount in the proof of claim, unless modified by an amended claim or court order. If the Plan provides for interest on nonpriority unsecured claims, such interest shall also be paid on priority claims. The Debtors shall remain current on all postpetition domestic support obligations during the Plan term.

9. PLAN DISTRIBUTIONS.

- (a) Allowance Of Claims. Except as otherwise specified in paragraph 6(a) of the Plan, the amount of all allowed claims to be paid through the Plan shall be determined using the applicable provisions of the Bankruptcy Code and the Bankruptcy Rules. A proof of claim must be timely filed or specifically allowed by an order of the court to receive any disbursements from the Trustee under the Plan.
- (b) <u>Order Of Distribution</u>. The Trustee shall collect the percentage fee under paragraph 4 and then pay allowed claims in the following order:
 - Class 1: Monthly attorney fee payments provided under paragraph 5, if any, and Adequate Protection Payments and Equal Monthly Payments under paragraph 6 pursuant to the amounts and timing provided in such paragraphs until paid in full;
 - Class 2: Pro rata attorney's fees provided under paragraph 5, if any, until paid in full;
 - Class 3: Priority Domestic Support Obligations under § 507(a)(1) until paid in full;
 - Class 4: Secured Claims paid by the Trustee that are not entitled to Adequate Protection Payments or Equal Monthly Payments;
 - Class 5: Other priority claims until paid in full; then
 - Class 6: Nonpriority unsecured claims until paid the return provided in the Plan.
 - (c) Administrative Provisions Regarding Adequate Protection And Equal Monthly Payments
- (i) If monthly Adequate Protection Payments or Equal Monthly Payments are specified on a claim, such monthly payments must be current in that all monthly payments due through the date of distribution shall be paid, but such claim need not be paid in full before distributions can be made to lower-level Classes. After the full payment of allowed attorney's fees, the Trustee may, but is not required to, disburse to creditors with designated Adequate Protection or Equal Monthly Payments amounts greater than such designated payments to facilitate the prompt administration of the case. To the extent there are insufficient funds to make the required Adequate Protection or Equal Monthly Payments to all creditors in a particular class, the Trustee shall make a pro-rata distribution to such class. Unpaid portions of Adequate Protection or Equal Monthly Payments from a prior month will first be brought current before disbursements are made to lower classes, and Adequate Protection Payments will be brought current before disbursements are made on Equal Monthly Payments.
- (ii) If no monthly payments are specified on a claim, payments will be paid pro rata within the designated class, and a higher-level Class will be paid in full pursuant to the Plan before distributions will be made to a lower-level Class.

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- 10. CONTRIBUTION OF TAX REFUNDS. If paragraph 1 of the Plan so requires, the Debtors shall pay into the Plan the net total amount of yearly state and federal tax refunds that exceed \$1,000 for each of the tax years identified in paragraph 1 of the Plan. On or before April 30 of each applicable tax year, the Debtors shall provide the Trustee with a copy of the first two pages of filed state and federal tax returns. The Debtors shall pay required tax refunds to the Trustee no later than June 30 of each such year. However, the Debtors are not obligated to pay tax overpayments that have been properly offset by a taxing authority. Tax refunds paid into the Plan may reduce the overall Plan term if it is greater than thirty-six months, but in no event shall the amount paid into the Plan be less than thirty-six Plan payments plus all annual tax refunds in excess of \$1,000.
- 11. PLAN MODIFICATION. With the affirmative consent of the Trustee, and unless a party-in interest-objects, the Debtors may modify the Plan under § 1329 without further notice to creditors to conform the Plan to the class, status, amount, value or interest rate set forth in a proof of claim (or otherwise asserted by a creditor) so long as such modification does not have a negative impact on any creditor not receiving notice, other than the delay in receiving the first distribution.

12. OTHER PLAN PROVISIONS:

- (a) Any order confirming this Plan shall constitute a binding determination that the Debtors have timely filed all of the information required by 11 U.S.C. § 521(a)(1).
- (b) (1) Tax Refunds Over the Next Three Years. Despite the provisions of paragraphs 1(b) and 10, The Debtors shall pay into the plan the total amount of yearly state and federal tax refunds that in the aggregate exceed \$1,000. Debtors receiving the Earned Income Tax Credit (EITC) and/or the Additional Child Tax Credit (ACTC) on their federal tax returns may retain up to a maximum of \$2,000 of their tax refunds based on the following formula: the first \$1,000 as provided above, plus the combined amount of the EIC and ACTC up to an additional \$1,000 (maximum retained tax refund cannot exceed \$2,000). However, Debtors are not obligated to pay over tax refunds that have been properly offset by a taxing authority. This requirement applies to all tax refunds that the Debtors are entitled to receive during the three-year period starting with the petition date (e.g., tax returns for tax years 2010 through 2012).
 - (2) If the debtor(s) owe a debt secured by real property, and if relief from automatic stay is granted at any time during the pendency of this case, and if the property is foreclosed upon during the pendency of this case, then any unsecured deficiency claim arising from such foreclosure or trustee's sale shall be discharged under §1328 upon completion of the plan.
- **CERTIFICATION.** By signing this plan, the debtor and counsel representing the debtor certify that this plan does not alter the provisions of the Model Plan Form set forth as Appendix G referenced in Local Bankruptcy Rule 2083-1(a), except as set forth in paragraph 12 above. Any revisions to the Model Plan Form not set forth in paragraph 12 shall not be effective.

END OF PLAN